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8	UNITED STATES DISTRICT COURT			
9	FOR THE NORTHERN DISTR	RICT OF CALIFORNIA		
10	IN RE: JUUL LABS, INC., MARKETING	Case No. 3:19-md-0291		
11	SALES PRACTICES, AND PRODUCTS	Case No. 3.19-1110-0291		
12	LIABILITY LITIGATION	Hon. William H. Orrick		
	This Document Relates to:	STIPULATION AND		
13		ORDER REGARDIN		
14	Cole Aragona v. Juul Labs, Inc., et al., Case No. 3:21-cv-01928-WHO	SCHEDULE		
15	3.21-CV-01920- W11O			
16	Jennifer Lane et al. v. Juul Labs, Inc., et al., Case No. 3:20-cv-04661-WHO			
17	Bailey Legacki v. Juul Labs, Inc., et al., Case No.			
18	3:20-cv-01927-WHO			
19	Erin NesSmith et al. v. Juul Labs, Inc., et al., Case			

No. 3:19-cv-06344-WHO

No. 3:20-cv-03882-WHO

Carson Sedgwick v. Juul Labs, Inc., et al., Case

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Case No. 3:19-md-02913-WHO

STIPULATION AND [PROPOSED] ORDER REGARDING BRIEFING **SCHEDULE**

The undersigned Parties stipulate and agree, subject to the Court's approval, to a revised briefing schedule concerning the dispositive motions contemplated by CMO 17 and CMO 19 in the above-captioned actions, and in support thereof state as follows:

WHEREAS, on May 23, 2025, the defendants filed certain initial dispositive motions pursuant to CMO 17 and CMO 19.

1 WHEREAS, on July 25, 2025, Plaintiffs filed oppositions to these dispositive motions. 2 WHEREAS, the deadline for the JLI and Altria defendants to file their replies in further 3 support of their initial dispositive motions is August 22, 2025, and the deadline for the Non-4 Management Director defendants to file their replies is August 27, 2025. 5 WHEREAS, the Court has set a hearing on these dispositive motions for September 24, 6 2025, at 10 a.m. 7 WHEREAS, Plaintiffs' counsel has a conflict on September 24, 2025, due to the religious 8 observance of the Rosh Hashanah holiday, and intends to move to reset the hearing for October 9 29, 2025. NOW THEREFORE, subject to the Court's approval, the Parties hereby STIPULATE 10 11 and **AGREE**, through their undersigned counsel, as follows: The deadline for the defendants to file their replies in further support of their 12 1. 13 dispositive motions in the above-captioned actions is extended to September 19, 2025. Dated: August 21, 2025 14 Respectfully submitted, 15 By: /s/ Jeffrey L. Haberman By: /s/ Timothy J. McGinn Timothy S. Danninger (pro hac vice) Scott P. Schlesinger, (pro hac vice) 16 Timothy J. McGinn (pro hac vice) Jonathan R. Gdanski, (pro hac vice) **GUNSTER YOAKLEY & STEWART, P.A.** Jeffrey L. Haberman, (pro hac vice) 17 SCHLESINGER LAW OFFICE, P.A. 1 Independent Drive, Suite 2300 Jacksonville, 32204 1212 SE Third Avenue 18 Telephone: (904) 354-1980 Fort Lauderdale, FL 33317 tdanninger@gunster.com Tel: (954) 467-8800 19 scott@schlesingerlaw.com tmcginn@gunster.com jgdanski@schlesingerlaw.com 20 Attorneys for Defendant Juul Labs, Inc. jhaberman@schlesingerlaw.com 21 By: /s/ *Martin Schmidt* Martin Schmidt, SBN 171673 22 SCHMIDT NATIONAL LAW GROUP 3033 Fifth Avenue, Suite 335 23 San Diego, CA 92103 Tel: (800) 631-5656 24 Fax: (619) 393-1777 25 Attorneys for Plaintiffs 26 27 2 28

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8	UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA		
9			
10	IN RE: JUUL LABS, INC., MARKETING	Case No. 3:19-md-02913-WHO	
11	SALES PRACTICES, AND PRODUCTS		
12	LIABILITY LITIGATION	Hon. William H. Orrick	
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13	This Bootiment Retailes to.	BRIEFING SCHEDULE	
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22	No. 3:20-cv-03882-WHO		
	PURSUANT TO STIPULATION AND GO	OOD CAUSE SHOWING, IT IS HEREBY	
23	ORDERED:		
24			
25	The deadline for the defendants to file their replies in further support of their dispositive		
	motions in the above-captioned actions is extended to September 19, 2025.		
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Case 3:19-md-02913-WHO Document 4434 Filed 08/21/25 Page 5 of 5

DATED: ______, 2025

HONORABLE WILLIAM H. ORRICK United States District Judge